1 The Honorable Kymberly K. Evanson 2 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 UNITED STATES OF AMERICA, ex rel. CASE NO. 2:21-cv-0410-KKE KUSHWINDER SINGH. 10 JOINT STIPULATION TO EXTEND Plaintiff. TIME TO RESPOND TO 11 CONTEMPLATED AMENDED v. **COMPLAINT** 12 ALEDADE, INC., et. al., NOTE ON MOTION CALENDAR: 13 **JULY 22, 2024** Defendants. 14 Plaintiff Kushwinder Singh ("Plaintiff") and Defendant Aledade, Inc. ("Defendant") 15 (collectively, "the Parties"), by and through their counsel of record, respectfully submit this 16 Stipulation, and respectfully request that the Court enter the proposed order extending the time for 17 Defendant to respond to a Second Amended Complaint ("SAC") that Plaintiff plans to file by 18 August 1, 2024. 19 1. Plaintiff filed a Complaint in this case under seal on March 25, 2021, and a First 20 Amended Complaint under seal on May 24, 2022. The United States declined to intervene on 21 January 9, 2024, and the Court unsealed the pleadings and other documents on file on January 10, 22 2024. On June 5, 2024, the Court granted the Parties' stipulated motion to extend the time for 23 Defendant to respond to the Amended Complaint to July 22, 2024. 24 2. Plaintiffs will file the SAC by August 1, 2024. In the SAC, Plaintiff plans to 25 amend his retaliation causes of action against Aledade, Inc (Counts V and VI), and remove all 26 Federal False Claims Act ("FCA") causes of action asserted in Counts I, II, III, and IV in the First 27 STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND - 1 Corr Cronin, LLP (No. 2:21-cv-0410-KKE) 1015 Second Avenue, Floor 10 Seattle, WA 98104-1001

(206) 625-8600

Amended Complaint against all Defendants, including Aledade. The SAC will not assert any
causes of action against the non-Aledade Defendants.
3. On or before August 1, 2024, the parties will stipulate to an amendment and file a
joint notice pursuant to Fed. R. Civ. P. 15(a)(2) and LCR 15(b) with the SAC, with the required
redline version of the SAC attached to the joint notice. Plaintiff will also file a final version of the
SAC pursuant to LCR 15(b).
4. Under Rule 41(a), Plaintiff will also file a notice of voluntary dismissal of the FCA
Counts I-IV and all non-Aledade Defendants, without prejudice to the United States, in the
appropriate form.
5. Based on the foregoing, the Parties request that the Court enter the following
schedule to allow Plaintiff to file the SAC and for Defendant to respond:
i. Defendant will not be required to respond to the First Amended Complaint.
ii. Plaintiff will file the SAC by August 1, 2024.
iii. Defendant will have until September 6, 2024 to answer or otherwise respond
to the SAC.
6. A proposed order is subjoined herewith.
DATED this 22 day of July, 2024. I certify that this document contains 367 words, in
compliance with the Local Civil Rules.
Respectfully submitted,
By: /s/ Stephen Teller Stephen Teller TELLER LAW 300 Lenora St., #1471 Seattle, WA 98121 (206) 324-8969 Steve@stellerlaw.com By: /s/ Jeffrey Coopersmith Jeffrey Coopersmith, WSBA No. 30954 CORR CRONIN, LLP 1015 Second Avenue, Floor 10 Seattle, WA 98104-1001 (206) 625-8600 jcoopersmith@corrcronin.com
STIPULATED MOTION AND [PROPOSED] ORDER

1 2 3 4 5 6 7 8 9 10 11 12	Seth Rosenberg Joseph D. Gehrke THE SEATTLE LITIGATION GROUP, PLLC 1215 4th Avenue, Suite 1100 Seattle, WA 98161 (206) 407-3300 seth@seattlelitigation.com joe@seattlelitigation.com Attorney for Plaintiff Kushwinder Singh Brian P. Dunphy (Pro Hac Vice) Nicole E. Henry (Pro Hac Vice) MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND POPEO, P.C. One Financial Center Boston, MA 02111 (617) 542-6000 BDunphy@mintz.com NEHenry@mintz.com NEHenry@mintz.com Karen S. Lovitch (Pro Hac Vice) MINTZ, LEVIN, COHN, FERRIS, GLOVSKY AND POPEO, P.C. 555 12th Street NW Suite 1100 Washington, DC 20004 (202) 434-7300 kslovitch@mintz.com Attorneys for Defendant Aledade, Inc
13	ORDER
14	IT IS SO ORDERED.
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16	DATED this day of, 2024.
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18	Judge Kymberly K. Evanson United States District Judge
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STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND TIME TO RESPOND - 3 (No. 2:21-cv-0410-KKE)